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STATE OF NEW JERSEY 1 CASINO CONTROL COMMISSION 2 3 PUBLIC MEETING NO. 91-19 4 Wednesday, June 19, 1991 5 Atlantic City Commission Office Tennessee & Boardwalk 6 Atlantic City, NJ 08401 10:45 a.m. 7 BEFORE: Я STEVEN P. PERSKIE, CHAIRMAN 9 VALERIE H. ARMSTRONG, VICE CHAIR W. DAVID WATERS, COMMISSIONER FRANK J. DODD, COMMISSIONER 1.0 JAMES R. HURLEY, COMMISSIONER 11 12 PRESENT FOR THE CASINO CONTROL COMMISSION: 13 BARBARA A. GALLO, PRINCIPAL RESEARCH ANALYST THOMAS FLYNN, PUBLIC INFORMATION OFFICER 14 15 ON BEHALF OF THE COMMISSION STAFF: 16 ANTONIA Z. COWAN, ASSISTANT COUNSEL E. DENNIS KELL, COUNSEL I LEONARD J. DIGIACOMO, COUNSEL II O. LISA DABREU, COUNSEL II LON E. MAMOLEN, COUNSEL IV 18 KELLY L. CAMPBELL, ASSISTANT COUNSEL 19 CAROLE R. JACOBSON, ASSISTANT COUNSEL BERNADETTE FRIGEN, PARALEGAL TECHNICIAN 20 LARRY ROUNDTREE, PARALEGAL TECHNICIAN JOSEPH GUIDO, PRINCIPAL APPLICATIONS ANALYST KATHALEEN HAMER, PRINCIPAL APPLICATIONS ANALYST 21 22 SILVER & RENZI REPORTING SERVICE 23 824 West State Street Trenton, New Jersey 08618 24 609-989-9191 (Toll Free NJ) 800-792-8880

# Item Nos. 11, 12 & 13

1 so indicate.

The record will reflect the motion

3 carries unanimously.

4 (All Commissioners present voted in

5 favor of the motion)

CHAIRMAN PERSKIE: Then moving ahead
to No. 12, I would entertain a motion to approve the
payment of the one million dollars pursuant to that
greement on the basis of the record presented.

COMMISSIONER HURLEY: So moved.

VICE CHAIR ARMSTRONG: Second.

CHAIRMAN PERSKIE: All in favor will

13 so indicate.

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The record will reflect that motion carries unanimously.

(All Commissioners present voted in

17 favor of the motion)

CHAIRMAN PERSKIE: Mr. Bonner, go

back and tell all those people it wasn't really that

20 hard.

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MR. BONNER: I intend to do so, Mr.

22 Chairman. It wasn't that hard. We got it done in

less than 30 days. I appreciate it.

MS. GALLO: Item 13, "State v Trump's

25 Castle Associates."

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Mr. DiGiacomo.

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that to do so violates, is a violation, it is a

MR. DIGIACOMO:

Mr. Joseph Fusco is here on behalf of Trump's Castle Associates and Mr. Thomas Auriemma is here on behalf of the Division of

Gaming Enforcement. I would ask Mr. Fusco to present this matter to you at this time.

CHAIRMAN PERSKIE: All right.

The stipulation of facts and

MR. FUSCO: Good morning. The matter

is the complaint which is before the Commission which was filed on April 3 of this year together with a stipulation of facts and settlement agreement entered

into by both the licensee and the Division of Gaming Enforcement.

settlement agreement speaks for itself, but it

addresses two issues conceptually. The first is whether the casino cage, any casino cage, but in this

instance the casino cage at Trump's Castle may permit the depositor to establish a front money or customer

deposit account and withdraw gaming chips through an

authorized representative of the depositor as opposed to directly dealing with the depositor. That's the

We have agreed in this stipulation

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violation in this regard. The Casino Control Act does not address the question of whether or not an authorized representative may transact business with the casino cage. It's not addressed. The regulations don't address it. The internal controls which are approved by the Commission for Trump's Castle, this particular casino, don't address it. It is not expressly prohibited.

This transaction was fully recorded appropriately under the regulations that apply to customer deposit accounts which are precise and require much documentation. In addition to what was required it was monitored by a surveillance tape which recorded the entire transaction from the fills of the table to the actual transfer of gaming chips to the representative.

I submit that, and believe that the transaction offended no policy underlying the statute or the regulations. However, discussion with the Division of Gaming Enforcement which led the licensee to agree that this is a violation is that if you will engage in these kinds of transactions your internal controls should provide for this type of phenomena which is dealing through a representative. They do not, we agree, that's the violation.

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The second violation is whether the purchase of gaming chips require prior notice to the Commission or qualification of the purchaser as a financial source.

3 4 Firstly, I point out that there is no 5 6 question that the depositor was not prior qualified. 7 There is no question about that. That is stipulated. Generally there are no undisclosed terms to this Я 9 transaction. It is no more than it is. It is a front 10 money customer deposit for which gaming chips were 1.1 issued and that is the entire transaction. 12 cage transaction as a general proposition does 1.3 not -- does not categorize the purchaser of those chips as a financial source. In this instance in the 14 15 context of the facts which occurred and are stipulated 16 in the settlement, the licensee has agreed that the 17 purchaser here is a financial source. The Commission 18 did not prior to our agreement require or make that 19 determination. That was a result of discussion with 2.0 the Division of Gaming Enforcement and the licensee. 21 So there is a violation because if the purchaser is a 22 financial source there has to be prior notice to the 2.3 Division and Commission of the transaction. It is a 24 new financial source and there has to be qualification 2.5 of that financial source before the transaction can

1 occur.

The purchaser, Mr. Fred Trump, is not
unknown to the regulatory authorities. When Mr.

Donald Trump, his son, was licensed in 1991, Mr. Fred
Trump was the subject of significant analysis in the
written report which was submitted on that basis which
is part of the overall record that the Commission

9 CHAIRMAN PERSKIE: What year did you

10 refer to?

maintains.

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MR. FUSCO: 1981 when Mr. Trump was--CHAIRMAN PERSKIE: I think you

inadvertently said 1991, and by the way, on that point while I am at it, paragraph 22 of the stipulation contains a typographical error. It refers to February of 1990 when it apparently means February of 1991.

MR. AURIEMMA: That's correct.

MR. FUSCO: Sorry. Point number one,

19 Mr. Fred Trump was reported on.

Point number two, Mr. Donald Trump has continued to qualify before the Commission in regards to his associations from then until now. As the father of Mr. Trump and as family, Mr. Fred Trump was always within the ambit and proprieties of his part would have had potential to affect Mr. Donald

Trump's qualifications and they have obviously been reviewed on an annual basis.

2 3 Mr. Fred Trump as a result of 4 discussions with the Division of Gaming Enforcement 5 and at the request of the casino licensee promptly filed a personal history disclosure form when the 6 7 Division requested it and permitted the Division to 8 report and the Commission to rule and the Commission g has ruled that Mr. Fred Trump is qualified as a 10 financial source and did so on June 5. I'm not 11 attempting to distort in anyway what the transaction 12 It is what it is. It has all the circumstances 13 that surround it and we submit that it is a violation, 14 but it's a violation which it is a unique transaction 15 and it is not so clear as a normal transaction with a 16 new bank unknown to the Commission never before dealt 17 with under normal terms of a loan of some sort. It is 18 a different type transaction and I think that the 19 Commission sees it and understands it for what it is. 2.0 I don't think you need to hear more 2.1 from me, but I certainly will respond to any questions

CHAIRMAN PERSKIE: Thank you.

Mr. Auriemma.

MR. AURIEMMA: Good morning, members

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if there are any.

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of the Commission. I think Mr. Fusco has outlined the 1 basic violations that occurred here. I think we 2 3 should also note that this particular complaint and stipulation of facts and settlement agreement stems 4 from events that occurred on December 17 of 1990 when 5 it was clear that the Trump Castle Casino Hotel had a 6 7 large amount of money to make an interest payment to its bondholders on that date of 18.4 million dollars, 8 9 but did not quite have enough, and I think it is also 10 clear that the cash that it had on hand plus the funds or some of the funds that were received from Mr. Fred 11 Trump were used to pay that bondholder payment in a 12 13 timely fashion on December 17.

14 The Division had been tracking really 15 since last summer the cash position of all the Trump casinos and in particular the Trump's Castle Casino, 16 and when that payment was made the Division made 17 appropriate inquiries as to the source of funds 18 because we knew what the balances were, we knew what 19 the house funds were, we knew what the other available 20 21 cash on hand was. There was no attempt to conceal the 22 transaction. It was videotaped, it was documented.

We at the Division attempted to analyze it and see how it fit into the regulatory system and whether or not there were any violations of

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the Casino Control Act. After analyzing it, that 1 2 prompted a letter dated June 14, 1991 to then counsel, outside counsel for Trump's Castle, Mr. Ribis, with 3 4 copies to the Chairman and to Commission staff 5 indicating that it was the Division's position that 6 Mr. Fred Trump by virtue of this transaction although unique would be a financial source in the Division's 7 8 view and reserved the rights of the Division to file 9 any regulatory action as they saw fit.

licensee, there was subsequent cooperation. Since there are no particular forms for financial sources, the Division requested a personal history disclosure form from Mr. Fred Trump. That was received. The investigation ensued and the investigation resulted in the Division's letter to the Division which the Commission considered at its last public meeting on

There was agreement with the

June 5.

In a similar vein, however, the

Division felt that there was a violation of certain

conditions and statutory provisions and felt the need

to file a complaint. In filing the complaint,

however, we took into account a number of things. We

saw an opportunity here to resolve this matter in

early fashion and resolve it in a way that would

preclude litigation that would take some period of 1 time and so what we did was we shared a complaint with 2 the licensee and we negotiated from that a stipulation 3 of facts and settlement agreement and the goal being 4 to file all at one point in time which was done on 5 April 3 a complaint and stipulation of facts and 6 7 settlement agreement. That was done. Our main purpose in doing that was the fact that there was at 8 least the indication that Fred Trump might be used at 9 a subsequent date as a financial source. That was 10 11 really the goal in December I believe and, therefore, our main focus was on the investigation of the 12 1.3 qualifications of Fred Trump. But again there are the 14 violations that are set forth in this particular 15 stipulation of facts and settlement agreement. 16 I can answer more specific questions if you will, or if you desire. At this point we would 17 request that this particular stipulation of facts and 18 19 settlement agreement be accepted. 2.0 CHAIRMAN PERSKIE: Thank you, Mr.

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Anybody on the Commission have any

23 questions for either counsel?

VICE CHAIR ARMSTRONG: Yes.

25 CHAIRMAN PERSKIE: Vice Chair.

1 VICE CHAIR ARMSTRONG: First I have a 2 couple of observations and then I quess that will 3 ultimately lead to perhaps a question, but I am really 4 mystified by this settlement and I think I had 5 indicated a couple weeks ago at the Castle and Plaza 6 license renewals that I was rather concerned about the 7 situation which we are looking at today, but I didn't 8 want to prejudge at that time since all of the facts 9 were not before me. I quess to put it quite simply is 10 that I still don't feel that all the facts are before 1 1 This to me is a really serious situation and it 12 is serious because since last August we have been 13 involved in a series of hearings involving the 14 financial stability of various Trump entities, 15 very -- at least proceedings that I take very seriously, 16 and it just seems to me that the clear and 17 unmistakable inference here, even though it's not set 18 forth in the words, although I think it's been alluded 19 to by the attorneys is that there was a transaction 20 here to provide monies to a financially distressed 2.1 casino by an unqualified source and I quess the fact 2.2 that it's Fred Trump, that it's a transaction between 2.3 father and son and that perhaps Fred Trump is known to 24 some people in the regulatory system, I have never had 25 any prior information about Fred Trump, but that

really doesn't provide me with any comfort because I 1 think that by approving the settlement we are sending 2 out a message that it's okay to do this and all along 3 I have been hearing in the various Trump financial 4 stability hearings that integrity questions are not in 5 issue, everything is on the up and up and it seems to 6 7 me a financially distressed casino should not be deliberately violating the financial source 8 9 qualification provisions of the Casino Control Act. It's just not acceptable to me. I quess what really 10 bothers me here, the violation itself bothers me 11 tremendously, but the settlement itself bothers me 12 1.3 because we have not been told who concocted this 14 scheme, who participated in it other than the fact that Fred Trump gave the monies to an attorney named 15 Howard Snyder or why it was perceived to be necessary 16 for the transaction to take the form that it did, and 17 I guess what really concerns me here is the next time 18 19 something like this happens it may not be between 2.0 father and son, it may not be between Fred Trump and Donald Trump, and I think unless we send out a clear 2.1 22 message that this type of conduct is not acceptable I 23 think we are sending out the wrong message and I guess 2.4 my basic question to both the counsel here is why do we have a settlement that is so sparse? Why doesn't 25

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it give this Commission more information as to why
this transaction was necessary because it sure isn't
apparent to me, and I don't know if you can answer
that.

 $\label{eq:mr.auriemma:} MR. \ \ \text{Auriemma:} \ \ \text{well, I will attempt}$  to answer some of those questions.

First, why was the transaction

Castle had a good amount of money,

8 necessary? In the first instance the transaction was
9 necessary from the Castle's point of view, they wanted
10 to make a timely interest payment on December 17.

VICE CHAIR ARMSTRONG: That I
understand. I understand the need for funds, but I
don't understand I quess the format.

MR. AURIEMMA: I am going to try and analyze it the way I analyzed it at the time and Mr.  $Fusco\ can\ correct\ me\ if\ I'm\ wrong.$ 

but not enough to make the 18.4 million dollar
interest payment on December 17. They chose this type
of transaction, which I will allude to further in a
minute, to infuse funds into the facility so that the
interest payment could be made in a timely fashion.

What else could they have done? The Trump's Castle had no available credit lines at that point to utilize. That was clear. So they couldn't

1 go that route. They could have asked, they, The Trump 2 Organization, Mr. Trump himself, could have asked the 3 Credit and Override Agreement banks for an advance on the 65 million dollar new money facility. 5 still, you know, funds that had not been used from 6 that facility. I don't want to put words in Mr. 7 Fusco's mouth, but I think the reason why that was not 8 done, and this is how I analyzed it, was first if you 9 recall from last August other than the 20 million 10 dollars that was advanced in June of 1990 to Mr. Trump 11 for use at Trump's Castle, no other advances from that 12 new money facility was to be earmarked for Atlantic 13 Citv. So there was that particular problem although 14 there was at least in theory nothing to prevent Mr. 15 Trump, Donald Trump, personally from asking the banks, 16 requesting the banks, requisitioning from the banks 17 permission for a loan to him that he could then loan 1 8 to Trump's Castle. He could have done that. 19 would have required time to get their permission in 20 which it could have been obtained. I don't know if it 21 could have been obtained. I don't believe it was 22 attempted. But in any event, if it had to be 2.3 attempted it certainly should have been attempted 2.4 before December 17 because it obviously would have 25 taken some time.

1 I think there was also a question of 2 if it was done that way whether or not that money that 3 was loaned let's say from Donald Trump personally down 4 to Trump's Castle what status that would have and I think that was a concern whether it would be secured, 5 6 unsecured or considered a capital contribution I think 7 were concerns of them. 8 So this type of transaction was 9 chosen instead. It is not a transaction that the 10 Division approves of. I want to make that crystal 11 clear. We do not approve of this transaction, and you 12 indicated earlier, Commissioner, that you are 13 concerned about sending a message. We are too, and 14 that message should be that any type of transaction 15 like this or in anyway which attempts to circumvent 16 the notification provisions that are contained in the 17 standard Commission resolutions regarding financial 1.8 sources should not be condoned. That's the message we 19 think should be sent from this. This type of 2.0 transaction should not be engaged in by the Trump 2.1 casinos in the future or any other casino. You don't use a situation that is intended to be a gambling 2.2

transaction and turn it into a financial transaction

to infuse money into a casino hotel. That's what we

believe was wrong with this and that's why we filed a

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settle on an amount of \$30,000.

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complaint. That's why I believe there are admissions of liability.

3 Now, you might ask, well, there is only a \$30,000 settlement here, why isn't this a much 4 5 more serious violation? Why isn't the sum much larger? Why isn't the penalty greater? I respond in 6 7 this way. As with any negotiated settlement there is The ultimate settlement was 8 a give and a take. 9 reached between Mr. Fusco and myself, and in the 10 Division's view the amount of the settlement was not 11 The principle of the settlement was the key and we were more concerned with sending that type of 13 message that we don't want these types of transactions to occur in the future rather than whether it was 14 15 \$30,000 or some other particular figure. We did

There are other factors that went
into that besides that. We considered the source of
the funds which was Fred Trump, and I agree with you
that Fred Trump was never in our system before
although there were reports about him in 1981. We did
consider the fact that he was the father of Mr. Trump
and there was that familiar relationship. He was not

an unknown or a totally unknown third person.

if the facts were different there may not be a

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settlement here and the complaint maybe would have been vastly different. We looked at these unique set of facts. If this had been a totally third person I dare say I probably would not be standing here today arguing for acceptance of this settlement, but that was a factor.

The other factors were, of course, that it was fully documented, videotaped, full cooperation from Fred Trump, from the licensee and the licensee's representatives. Also the fact that the real goal ultimately seemed to be to have Mr. Trump available as a financial source in the event that any of the Trump licensees needed his resources, although I guess from the hearings we just had the last couple of days it does not appear at this point that he would be utilized as a financial source on a going forward basis, although there is nothing at the moment to prohibit that.

The other thing that I considered when we negotiated this particular settlement is let us suppose, and I talk to myself in a hypothetical way, let us suppose back in December there was a need for money at Trump's Castle, what could they have done with Fred Trump? Well, let us suppose an interim casino authorization situation had come about and they

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still purchased the chips, they said, okay, this is the way it is going to be done. I don't believe that's the way financial sources should operate. I don't think the statute ever contemplated the infusion of money into a casino hotel by a financial backer to work through a chip situation. I just don't think that was of the case and this is the first time obviously we had ever seen anything like this and something we want to prevent in the future.

The other thing that we considered was that even if there were an interim casino authorization order and a trust arrangement, et cetera, if you look at it as an interest free type of loan, which is what it is, there is no interest on this at all, even if in the hypothetical situation Mr. Fred Trump being disqualified, which he has not been, at a minimum he received his investment back under the interim casino authorization provisions. So that was just another factor that we utilized to buy into this particular settlement.

The one thing you said, Commissioner Armstrong, earlier was that the Castle received funds from an unqualified source and I don't want to quibble about the word, but I like to use the phrase a not as yet qualified source because he was never found

unqualified. Sometimes that has a negative

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VICE CHAIR ARMSTRONG: Well, there
was a second part to the question and that is why
don't we know who the individuals were involved in

5 6 this? 7 MR. AURIEMMA: Obviously, again, in 8 any type of settlement situation we had to determine 9 whom, who was the appropriate party to name. 1.0 judgment and in the Division's we believed that the 11 proper liability rested on the licensee, Trump's 12 We did not believe it was appropriate and 13 take them in order to charge Mr. Fred Trump. 14 saying that we don't have the authority necessarily to 1.5 do that, but there is an open guestion as to whether 16 we could have from these circumstances charged Mr. 17 Fred Trump as a respondent here. In Section 108 of 18 the statute talks about proceedings against licensees 19 and registrants and while I'm not going to concede 20 that the Division doesn't have the authority to file a 21 complaint against Mr. Fred Trump, there is at least that open question, and given that and given the fact 2.2 23 that we felt an overall settlement and a quick 24 settlement and an investigation of his qualifications 2.5 was more appropriate, we did not see the need to name

1 him.

With respect to individuals and why
other individuals were not named, that again was
something that the Division felt that should not be
done in this particular case given the unique
circumstances of this case. We did not believe that
there was sufficient fault to rise to the level of
naming individuals and we chose not to do so.

VICE CHAIR ARMSTRONG: I hear you. I don't buy it, but I hear you. Thank you.

COMMISSIONER WATERS: Mr. Chairman.

CHAIRMAN PERSKIE: Commissioner

COMMISSIONER WATERS: Before you

13 Waters.

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leave, Mr. Auriemma, I have some of the same concerns that Commissioner Armstrong raised and one factor here, two factors I guess come out of your discussion. Part of the reason for reaching this settlement was based on the fact that it was Fred Trump involved as opposed to John Jones out in the street which indicates that maybe what we are doing is suggesting that you have two standards for determining what the penalty is going to be, but over and above that, this last point that you raised that you didn't choose to file complaints against other individuals,

1 and I can understand the Fred Trump arrangement, but 2 were there other individuals involved in this? 3 MR. AURIEMMA: Well, obviously there 4 are individuals who contacted Mr. Fred Trump and those 5 were the individuals whom you would obviously seek to 6 charge. 7 COMMISSIONER WATERS: So vou know 8 there were other individuals involved? 9 MR. AURIEMMA: Yes. I mean it didn't 1.0 just happen that Fred Trump woke up one day and 1.1 contacted Howard Snyder. Obviously there were 12 representatives of The Trump Organization. 13 COMMISSIONER WATERS: From reading 14 the settlement I would come away with that feeling 1.5 that this was dreamed up by Fred Trump alone. 16 MR. AURIEMMA: No, I don't believe 17 that, no, not at all. 18 COMMISSIONER WATERS: But you chose 19 not to charge anyone presently in The Trump 20 Organization? 21 MR. AURIEMMA: That's correct. 22 COMMISSIONER WATERS: Well, that's 2.3 your prerogative I guess as a prosecutor, but I, again, I'm not going to buy into that quite honestly. 24 25 MR. AURIEMMA: Okay.

# Item Nos. 13 & 14

1 CHAIRMAN PERSKIE: Thank you. 2 Anybody else have any other questions 3 of counsel? 4 All right, the matter is before us on 5 a proposal that would implicate sanctions against the licensee as is contemplated in the proposed 6 7 stipulation. Accordingly, the Commission can and 8 chooses to exercise its right to deliberate on the 9 matter at a closed session. I'm not sure we will be 10 able to complete that today. I will tentatively 11 schedule it for the closed session perhaps before this 12 afternoon's public session. I'm not sure we can 1.3 accomplish it today. If we can we will announce it. 14 If we can't we will let you know. 15 MR. FUSCO: Thank you. 16 MS. GALLO: Item No. 14, "Application 17 of L. A. Mitchell and Associates. Inc." 18 Ms. Cowan. 19 MS. COWAN: Mr. Chairman and 2.0 Commissioners, this matter is before you from an ALJ 2.1 decision filed May 3, 1991 which--22 CHAIRMAN PERSKIE: Ms. Cowan, excuse 23 me for a moment. Is there anyone here for L. A. 2.4 Mitchell Associates or representing them? L. A. 2.5 Mitchell Associates or any representative of the